## ASSIGNMENT (Two Assignees)

(14) Insert Name of First Asignee (10A) Insert Name of First Asignee (10B) Insert Name of First Asignee (10B) Insert Name of First Asignee (10B) Insert Name of Second Name of			(1) Valés	rie COMBARET	(4)	(4) Bruno LACROIX			
Name(c)   Incordidantion of the num of one dealth (SLD) and other good and valuable congleration paid to each of the undersigned, each undersigned agrees to assign, and hereby does assign, mainstream set over to each of the undersigned agrees to assign, and hereby does assign, mainstream set over to locate in the control of the undersigned agrees to assign, and hereby does assign, mainstream set over to locate in the control of the undersigned agrees to assign, and hereby does assign, mainstream set over to locate in the control of the undersigned agrees to assign, and hereby does assign, mainstream set over to locate in the control of the undersigned agrees to assign, and hereby does assign, and the control of the undersigned and locate in the undersigned and locate interests of the undersigned agrees to accuse and paper and locate interests.  (11) Insert Date of Signing of Application Number Attempt Decket No. 127189  for which the undersigned agrees to accuse and paper necessary in connection with the application for paper and the undersigned agrees to accuse and paper necessary in connection with the application and any contrining divisional or release application for the undersigned agrees to accuse and paper necessary in connection with the paper accuse with and application and paper and the control of the undersigned agrees to accuse and paper and decuments and perform any act which may be declared	(1-8)	Name(s)	(2) Alexa	ander KRAUSE	(5)		, 		
ceach of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and set over to Assignee (10A) Insert Address of First Assignee (10B) Insert Name of Second Assignee (10B) Insert Name of Second (10			(3) Alair	PUISIEUX	(6)		1	. :	
(16A) Insert Address of First Analgaee (9B) Insert Address of Second (16B) 28 rue Laemec, 69280 MARCY L'ETOILE, FRANCE (16B) Assignee (16B) Insert Address of Second (16B) 28 rue Laemec, 69373 CEDEX 08 LYON, FRANCE (16B) Assignee (16B) Assignee (16B) Assignee (16B) 28 rue Laemec, 69373 CEDEX 08 LYON, FRANCE (16B) 28 rue Laemec, 69373 CEDEX 08 LYON, FRANCE (16B) Assignee (16B) 28 rue Laemec, 69373 CEDEX 08 LYON, FRANCE (17C) Assignee (17C)			In conseach of the u	sideration of the sum of on ndersigned, each undersig	e dollar (\$1.00) and other ned agrees to assign, and	r good and hereby dos	valuable consideration r s assign, transfer and se	paid to	
Intert Address of Second Adaptes   Gentle Learn-Read   Adaptes   Lasert Name of Second Adaptes   Gentle Learn-Read   Gentle	(9A)		(9A) bio	Mérieux				4.	
Description	(10A)	Insert Address of First	(10A) Che	emin de l'Orme, 69280 M	ARCY L'ETOILE, FR	ANCE			
Assignee  (herrienfart designated as the Assignee) and Assignee's heirs, successori, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. § 100, in the investion, and in all applications for patent including sary and all provisional, non- and all Letters Patent, extensions, reissues and reexamination certificates that may be granted on the invention known as investional, non- investion known as a triangular or reference and the investion known as a triangular or reference and the investion known as a triangular or reference and the investion known as a triangular or reference and the investion known as a triangular or reference and the investion known as a triangular or reference and the investigation of the United States of America on even data herewith or  (12) Insert Date of Signlarg of (12) on Application Tumber (13) U.S. Application Serial Number 10/572,905  [13] Alternative International Completion of filed March 21, 2006  [14] I Bach undersigned agrees to execute all papers necessary in connection with the application and any contrising divisional or relissue applications for the invention, and any paper into passage in the execute separate assignments in connection with such applications and patents as the Assignees may deem necessary.  [15] Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof, or any patent or reissue applications baced thereon, and to cooperate with the Assignees in every way patent to reissue application baced thereon, and to cooperate with the Assignees in every way patent or reissue application baced thereon, and to cooperate with the Assignees in every way patent or reissue application baced thereon, and to cooperate with the applications or continuation or division thereof, or any patent or reissue application baced thereon, and to cooperate with the applications and paper and any d	(9B)	Insert Name of Second	(9B) Cer	ntre Leon-Berard					
representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100, in the invention, and in all applications for pattern titleding any deal all provisional, non-provisional, divisional, continuation, international, confirmation, abstitute and reissue application(s), and all Letters Patent, extensions, rejustes and reexamination certificated that may be granted on the invention known as  (11)	(10B)		(10B) 28 s	rue Laennec, 69373 CEDE	X 08 LYON, FRANCE				
Identification, such as Title, Case Number or Foreign Application Number  for which the undersigned has (have) executed an application for patint in the United States of America on even date herewith or  (12) Insert Date of Siguing of (12) on Application  (13) Alternative (13) U.S. Application Serial Number 10/572,905  Identifications of lited applications (16) March 21, 2006  (13) Alternative (13) U.S. Application Serial Number 10/572,905  Identifications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patients as the Assignces may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which rinsy be declared concerning this application or continuation or division thereof, or any patient or reissue application with any interference which rinsy be declared concerning this application or continuation or division thereof, or any patient or reissue application based thereon, and to cooperate with the Assignces in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers necessary in connection with any interference which rinsy be declared concerning this application or continuation or division thereof, or any patient or reissue application based thereon, and to cooperate with the Assignces in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned authorizes and requests the Commissioner of the U.S. Patient and Trademark Qffice to issue any and all Letters Patients of the United States resulting from said application or any divisional, continuing or reissue applications to the said Assignces, as Assignces of the ent			representative §100, in the provisional, and all Lette invention kn	ves, the entire right, title a invention, and in all app divisional, continuation, ers Patent, extensions, reis nown as	and interest for the Unit lications for patent inclu- international, confirma- ssues and reexamination	ed States of ading any a tion, substit a certificate	America as defined in ad all provisional, non- tute and reissue applica a that may be granted o	- ntion(s),	
Number or Foreign Application Number  for which the undersigned has (have) executed an application for patient in the United States of America on even date herewith or  (12) Insert Date of Signing of (12) on Application  Application (13) U.S. Application Serial Number 10/572,905  Identification for filled applications  (13) U.S. Application Serial Number 10/572,905  Identification for filled applications of filled March 21, 2006  1) Each undersigned agrees to execute all papers necessary in connection with the application and any continuing divisional or retissue applications for the invention, and any patentics) issuing thereon, and also to execute sessignments in connection with such applications and patents as the Assignees may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof, or any patent or reissue application based thereon, and to cooperate with the Assignees in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Qffice to issue any and all Letters Patents of the United States resulting from said application or any divisional continuing or reissue applications to the said Assignces, as Assignees of the entire interest, and coverants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreeme	(11)		(11) <u>M</u>	ETHOD FOR NEUROB	LASTOMA DIAGNOS	SIS/PROGI	POSIS		
Application Number Attorncy Docket No. 127189  for which the undersigned has (have) executed an application for patent in the United States of America on even date herewith or  (12) Insert Date of Signing of (12) on Application Application  (13) Alternative (13) U.S. Application Serial Number 10/572,905  (14) Each undersigned agrees to execute all papers necessary in connection with the application and any continuing divisional or relissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignees may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this applications are continuation or division thereof, or any patent or reissue application based thereon, and to cooperate with the Assignees in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignees.  5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters Patents of the United States resulting from said application or any divisional, continuing or reissue applications to the said Assignees, as Assignees of the entire interest, and covenants that he has the II right to convey the entire interest here in assigned, and the he has not execute, any agreements in conflict herewith, and agrees that this assignment is binding on him and his heirs, successors; assigns and legal representatives.  In what has a proposed to the said Ass		such as Title, Case Number or Foreign							
ceven date herewith or    Signing of Application   Comments   Comm			•						
Signing of Application  (13) Alternative (13) U.S. Application Serial Number 10/572,905  Identification for filed applications filed March 21, 2006  1) Each undersigned agrees to execute all papers necessary in connection with the application and any continuing divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignees may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof, or any patent or reissue application based thereon, and to cooperate with the Assignees in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to percent all affirmative acts which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters Patents of the United States patent to the Assignees.  5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters Patents of the United States resulting from said application or any divisional, continuing or reissue applications to the said Assignees, as Assignees of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not execute, any agreements in conflict herewith, and agrees that this assignment is binding on him and his heirs, successors; assigns and legal representatives.  6) Each undersigned hereby grants the firm of OLLFF & BERRINGER, PLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trade					xecuted an application f	or patent in	the United States of Am	nerica on	
Alternative Identification for filed applications filed March 21, 2006  1) Each undersigned agrees to execute all papers necessary in connection with the application and any continuing divisional or relisue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignees may deem necessary.  2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof, or any patent or reissue application based thereon, and to cooperate with the Assignees in every way possible in obtaining evidence and going forward with such interference.  3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  5) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.  5) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of the U.S. Patent and Trademark Office for execution of the entire interest, and covenants that he has full right to convey the entir	(12)		(12) on						
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Date May 5, 2006 Inventor Signature Lancin Bruing (SEAL)  Date May 5, 2006 Inventor Signature Wrank Alexander (SEAL)  Date May 5, 2006 Inventor Signature Pussieux Alaxin (SEAL)  Date They 5, 2006 Inventor Signature ONBA (LET Valeria (SEAL)  Date Inventor Signature (SEAL)  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 23th 2006 Witness Callering Bruing SEAL)	application possible provision grant of of the Uninterest, agreement	ions for the invention, and any pas the Assignees may deem neces  2) Each undersigned agrees to ion or continuation or division the in obtaining evidence and going  3) Each undersigned agrees to one of the International Convention  4) Each undersigned agrees to a valid United States patent to the solution of the international convention of the international convention of the international convention of the international convention of the internation conflict herewith, and agrees and covenants that he has full rights in conflict herewith, and agrees and covenants that he has full rights in conflict herewith, and agrees are considered the in order to the internation of th	atent(s) issuing to sary.  execute all paperereof, or any part of forward with succeeding a forward with succeeding a forward with succeeding a forward with succeeding a forward all affirme Assignees. It is and requests the application or any ght to convey three that this assuants the firm of a comply with the	thereon, and also to executives necessary in connection tent or reissue application tent in the reference.  It is and documents and performative acts which may be the Commissioner of the Uy divisional, continuing or e entire interest herein assistence in the College & Berringer, PLC e rules of the United States	with any interference we based thereon, and to conform any act which may imilar agreements.  The necessary to obtain, main reissue applications to to gned, and that he has no im and his heirs, succe the power to insert on the Patent and Trademark (	hich may be operate with be necessar intain or cornark Office he said Assit executed, assors assignment of the said assignment of the sai	with such applications declared concerning the the Assignces in every in connection with cla firm by reissue or reexa to issue any and all Lett sences, as Assignces of t and will not execute, any ins and legal represent that any further identifica	and  is way  sims or  amination a  tters Patents the entire y  tatives. ation that	
Date May 5, 2006 Inventor Signature Wrank Alexander (SEAL)  Date May 5, 2006 Inventor Signature Puscieux Alam (SEAL)  Date May 5, 2006 Inventor Signature ONBALET Voletia (SEAL)  Date Inventor Signature (SEAL)  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 2006 Witness College Description		0 40				me(s).	<del>.</del>		
Date Signature Pusieux Alau (SEAL)  Date Signature Date Inventor Signature OHBALET Voletia (SEAL)  Date Inventor Signature (SEAL)  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 2006 Witness Column	Date		-	•		J.7 1.	mo-	_ ` `	
Date Inventor Signature COMBALET Voletia (SEAL)  Date Inventor Signature (SEAL)  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 2006 Witness College.	Date			•		• •	incer		
Date Inventor Signature (SEAL)  This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 2006 Witness		_Mays, 2006	<del></del>	· ·		•	Dess.		
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date April 18th 1606 Witness College Tourisms		1104) 8006		•		·	- 1781C	_ ` ′	
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:  Date   Powl 18th 1606   Witness   Colored   Description   Des			<del> </del>	_		<del>i</del>	<u>.</u>		
then it should be signed before at least two witnesses who also sign here:  Date Apul 18th 2006 Witness Colherine Deut	Date	This assissment should re-for	hhy he signed h	_	fwithin the IIS A (b) a	US Cone	if outside the LLS A		
		hould be signed before at least to	wo witnesses wh	o also sign here:	C. 10 -	~	) or et	ii noma,	
	Date Date	May 5, 2006	2000				6		